

Statute, and to put the thing in more open knowledge, hath declared and ordained at this time, by Authority of this present Parliament, that the Justices before whom such Plea or Record is made, or shall be depending, as well **222** *by Adjournment, as by way of Error, or otherwise, shall have Power and Authority to amend such Record and Process, as afore is said, according to the Form of the same Statute, as well after Judgment in any such Plea, Record, or Process given, as before Judgment given in any such Plea, Record, or Process, as long as the same Record and Process is before them, in the same manner as the Justices had Power to amend such Record and Process before Judgment given by force of the said Statute made in the time of the said King *Edward*. (4) And that this Ordinance endure till the Parliament that shall be first holden after the return of our Sovereign Lord the King into *England* from beyond the Sea.

pur mettre la chose en le plus ouverte conisance ad declares & ordeinez au present par autorite du cest parlement qe les justices devaunt queux tiel plee ou record est fait ou serra pendant sibien par adjournement come par voie derroure ou autrement eient poar & autorite de amender tiels recorde & proces come avaunt est dit solonc la forme de mesme lesstatuit sibien apres juggement en tiel plee recorde ou proces renduz come avant le juggement renduz en tiel plee recorde ou proces tant come les ditz recorde & proces soient devant eux en mesme le manere come justices avoient poiar de amendre tielx record & proces avant juggement renduz par force del dit estatut en temps du dit roy E. fait come desuis. Et durrera cest ordinance tanqe a parlement qe serra tenuz primurement apres la revenue du nostre soverain seignour en Angleterre depar dela.

Made perpetual by 4 H. 6, c. 3. 8 H. 6, c. 12, 15.

14 Ed. 3, Stat. 1, c. 6. Dyer, 342. 5 Co. 45.

See the notes to 14 E. 3, Stat. 1, c. 6, *supra*, and to 8 H. 6, c. 12, 15 *infra*.